

Indiana Judicial Nominating Commission 30 South Meridian Street Suite 500 Indianapolis, IN 46204 (317) 232-4706

APPLICATION

FOR THE

INDIANA SUPREME COURT

(SEE INSTRUCTIONS) Deadline – Wednesday, June 30, 2010

- I. Provide your:
 - A. Full legal name and any former names.

Ellen Elizabeth Boshkoff

B. Current home and office addresses, including email addresses and telephone numbers.

Home address:

Work address:

300 N. Meridian Street Suite 2700 Indianapolis, IN 46204 (317) 237-1266

C. Date and place of birth.

Born October 25, 1960 in Detroit, Michigan.

D. Complete a State Police release form printed on green paper. Include the release only with the original application and not with the copies.

The form is attached to the original application.

II. Attach a recent photograph of you to the front of the original application and to each copy of your application.

A photograph is attached.

III. A. State in what county you currently reside and since what date.

Hamilton County, Indiana, since August 1993.

B. List all previous counties of residence, with dates.

Prior counties of residence (excluding temporary residences) in reverse chronological order:

County	Date
Marion County, IN	1991-1993
San Diego County, CA	1990-1991
Monroe County, IN	1962-1990
Wayne County, MI	1960-62

C. When were you admitted to the Indiana Bar?

1992

D. Are you currently on active status?

Yes

E. What is your attorney number?

16365-49

IV. A. List below all colleges and universities you attended other than law schools. Attach a certified transcript from each to the original application and attach copies of each transcript to each application copy. (If your social security number is on your transcripts, redact it before copying.)

<u>School</u> <u>Dates Enrolled</u> <u>Degree or Certificate</u>

Swarthmore College 1978-1979, 1981-1983¹ B.A., with high honors

(Undergraduate transcript attached at Tab A)

B. List below all law schools and post-J.D. programs attended. Attach a certified transcript from each to the original application and attach copies of each transcript to each application copy. (If your social security number is on your transcripts, redact it before copying.)

SchoolDates EnrolledDegree and Class RankIndiana University1987-1990J.D., summa cum laudeMauer School of Lawclass rank NA2; GPA: 3.83

(Graduate transcript attached at Tab B)

C. Describe any academic honors, awards, and scholarships you received and when.

Honor/Award/Scholarship	<u>Description</u>	<u>Date</u>
Law School		
Graduated from law school summa cum laude	Reserved for graduates with GPA of 3.6 or higher	1990
Order of the Coif	National law school honor society; selected by faculty from those of the senior class who rank highest in scholarship.	1990
Order of Barristers	National honorary organization whose purpose is the encouragement of oral advocacy and brief writing skills; members are selected by the faculty based on performance in trial and appellate advocacy programs.	1990

¹ I also took some classes at Indiana University during high school and college, primarily non-academic ones, as reflected in my transcript. These were not in pursuit of any degree.

² At the time I graduated, Indiana University did not publish class rank.

Talan II Edamenda	The John II Edwards Followship is	1989
John H. Edwards	The John H. Edwards Fellowship is	1909
Fellowship	one of Indiana University's most	
	prestigious academic awards. In	
	accordance with the bequest, the	
	committee awards the scholarship	
*	based on superior scholastic ability	
	and intellectual capacity, and good	
	citizenship and character, including	
	attitude toward Indiana University	
	and community service as	
	demonstrated by actual service.	1000 1000
Indiana Law Journal,	Member of the editorial board	1989-1990
Articles Editor		1000 1000
Indiana Law Journal,	Associate of the Indiana Law Journal	1988-1989
Associate		1000
Judge S. Hugh Dillin	The Dillin Scholarship is awarded to	1988
Scholarship	second- or third-year law students	
	based on academic excellence (as	
	determined by GPA and class	
	ranking), a demonstrated commitment	
	to civil rights, and a demonstrated	
	commitment to the legal profession.	
"AmJur Award" in 11 law	Award for receiving highest grade in	1987-1990
school classes	class	
Forrest E. Jump	Full academic scholarship awarded to	1987-1988,
Memorial Scholarship	incoming students, based on academic	renewed
	credentials, financial need, well-	1988-1989
	rounded interests and activities,	
	professional qualities and attitudes,	
	and high moral character.	
College		
Graduated from	Honors awarded based on	1983
Swarthmore College with	performance on external examinations	
High Honors	in major and minor fields of studies.	
National Merit	Based on academic performance in	1978
Scholarship finalist	high school and performance on	
5000	PSAT and SAT exams.	
Ponderosa National Merit	Awarded to Ponderosa employee who	1978
Scholarship	is National Merit scholarship finalist	

V. A. Provide your employment history since graduation from college, including titles or positions, locations, and dates.

Employment History in reverse chronological order (excluding temporary, part-time and/or summer positions):

Baker & Daniels LLP, Partner, 2000 to the present.

I have been a partner in the law firm of Baker & Daniels since 2000. During my tenure as a partner, I have held various firm appointments, including Compensation Committee, Nominating Committee, Hiring Partner and Reduced Hours Coordinator. I have led the Employment Litigation Sub-Group.

Baker & Daniels LLP, Associate, 1991 to 2000.

Associate with the firm on the Litigation Team.

Honorable J. Clifford Wallace, Ninth Circuit Court of Appeals, 1990-1991.

Law clerk.

Bloomington Montessori School, Bloomington Indiana, 1985-1987.

Assistant teacher in pre-school classroom.

Heatherwood Childcare Center, Bloomington, Indiana, 1983-1984.

Head teacher for four-year old classroom; music/movement teacher for ages three through five.

B. If applicable, describe the nature and extent of your practice of law, present and former, and provide the names of your partners, associates, office mates, and employers.

I am a partner in the law firm of Baker & Daniels. Baker & Daniels has more than 370 lawyers and legal professionals in seven offices. I am a business litigator with a practice emphasis on employment defense. My case load includes employment discrimination matters, complex employment litigation, wage and hour litigation, and business litigation.

I began my career at Baker & Daniels in 1991, following a clerkship on the Ninth Circuit Court of Appeals. I became a partner in the firm in 2000. For a few years prior to becoming a partner, I worked a reduced-hours schedule due to family responsibilities. I was one of the first attorneys in the firm to become a partner from a reduced schedule. Based in part on my experience, the firm adopted a formal Reduced Hours policy, which

I am presently in charge of administering. As noted above, I have held a number of other firm management positions including Hiring Partner (Indianapolis), Compensation Committee, and Nominating Committee (responsible for nominations to firm management). I have also served as Practice Group Leader for the Employment Litigation Subgroup.

Acres V

During my tenure at Baker & Daniels, I have first-chaired ten trials, eight of which went to verdict. In addition to the jury trial list below, I have led the defense effort in three bench trials, two of which resulted in a defense verdict following trial and one of which resulted in a defense verdict on appeal. Case names and descriptions for the bench trials are as follows:

Zavodinik v. WFIU (Marion County, Indiana). Case involving loss of photographs, allegedly valued at over a million dollars. Defense verdict following bench trial on February 26, 2003.

Unincorporated Operating Div. of Indiana Newspapers, Inc. v. Trustees of Indiana University (Monroe County, Indiana Circuit Court). Bench trial on issue of applicability of exemption to Indiana access to public records act. Defense verdict in August 2006.

Schwing³ v. Eli Lilly and Company (Eastern District of Pennsylvania). ERISA claim. Three of seven counts of Complaint dismissed prior to trial. On remaining claims, bench trial was held. Verdict for defendants on Count VI of Complaint and verdict for defendants on two of three claims on Count II of Complaint. On appeal, judgment for plaintiff reversed and judgment on all counts entered in favor of Lilly on April 14, 2009.

I regularly defend employers in collective or class actions. My collective and class action experience includes the following:

Schaefer-LaRose et al. v. Eli Lilly and Company (filed in Syracuse, New York, transferred to Southern District of Indiana). Sales representative compensation case; obtained summary judgment holding that plaintiff was exempt under the FLSA; court has issued an order requiring plaintiffs to show cause why the conditionally certified action should not be dismissed.

Putnam v. Eli Lilly and Company (Southern District of California). Putative California class action against involving sales representative compensation; case dismissed following class certification briefing and defense motion for summary judgment.

Klema et al. v. hhgregg (Northern District of Ohio). Motion to conditionally certify class of commissioned sales employees defeated on motion to reconsider.

³ Renamed on appeal due to the death of the plaintiff.

Wal-Mart et. al v. Bailey (Marion County and Indiana Court of Appeals). Cocounsel (with Jones Day) for Wal-Mart; certification of class of more than 100,000 retail workers for national retail chain reversed on appeal.

O'Shea et al v. Total Entertainment Restaurant Corporation (Southern District of Indiana, Evansville Division). Case involving exempt status of assistant managers in national restaurant chain; issues significantly narrowed through certification briefing, resulting on favorable resolution.

I have argued appeals in the Indiana Court of Appeals, the Indiana Supreme Court, the Seventh Circuit Court of Appeals and the Third Circuit Court of Appeals. Significant appeals include the following:

Board of School Com's of City of Indianapolis v. Walpole, 801 N.E.2d 622 (Ind. 2004) (no right to discovery prior to teacher termination proceeding).

Estate of Schwing v. The Lilly Health Plan et al, 562 F.2d 522 (3d Cir. 2009) (first case in the Third Circuit Court of Appeals involving standard of review on a claim for benefits following Metropolitan Life Ins. Co. v. Glenn, 554 U.S. 105, 128 S. Ct. 2343 (2008)).

Garwood Packaging v. Allen, 378 F.3d 698 (7th Cir. 2004) (affirming summary judgment on promissory estoppel claim and discussing standard for claim in case involving significant exposure).

Groce v. El Lilly & Co, 193 F.3d 496 (7th Cir. 1999) (first appellate decision rejecting retaliatory discharge claim under IOSHA).

I have been recognized in *Indiana Super Lawyers* for Employment Litigation: Defense and in *Chambers USA: A Guide to America's Leading Business Lawyers* for Labor & Employment.

I have listed two of my law partners in Section VIII.B as references. I have not listed all the partners and associate with the firm due to the number of attorneys; however, I can provide a complete list upon request.

C. Describe the extent of your jury experience, if any.

I have been the lead lawyer in seven jury trials, five of which proceeded to verdict. The case names are as follows:

Johnson v. Avis (United States District Court for the Southern District of Indiana). Race discrimination case. Defense verdict following jury trial on November 8, 2001.

York v. Eli Lilly and Company (United States District Court for the District of Wyoming). Age discrimination case. Settled following one week of a jury trial on September 19, 2003.

Bright v. Hill's Pet Nutrition (United States District Court for the Southern District of Indiana). Sex discrimination, sexual harassment, FMLA, and retaliation case. Defense verdict returned following jury trial in October 2005. (Case reversed on statute of limitations grounds and retried in 2008).

Walberry v. The Trustees of Indiana University, et al. (United States District Court for the Southern District of Indiana). Jury trial on claims of FMLA retaliation. Defense verdict in July 2006.

Cotton v. Group Athletica, LLC (United States District Court for the Southern District of Indiana). Sexual harassment, retaliation, and breach of contract case. Jury verdict for plaintiff in part following jury trial in November 2006. Case settled on appeal.

Isaacs v. Hill's Pet Nutrition (United States District Court for the Southern District of Indiana). Title VII and FMLA claims. Settled during trial on April 13, 2008.

Bright v. Hill's Pet Nutrition (United States District Court for the Southern District of Indiana). Sexual harassment case tried upon reversal of jury verdict. Defense verdict returned following jury trial in November 2008. (Reversed due to failure to instruct on all theories and set for re-trial in August 2010).

D. If applicable, describe the nature and extent of your judicial experience, including a description of your experience presiding over jury trials, if any.

Not applicable.

- VI. A. If applicable, list by caption, case number, and filing date up to five of your trial or appellate briefs and/or written judicial opinions.
 - 1. Welch et al v. Eli Lilly and Company, Southern District of Indiana, Indianapolis Division, Civil Action No. 1:06-cv-0641-RLY-DML, Brief in Support of Motion to Deny Class Certification, filed April 24, 2010.
 - 2. Estate of Schwing v. The Lilly Health Plan et al, United States Court of Appeals for the Third Circuit, No 06-4671, Brief of Appellants, filed May 27, 2008 [decision reported at 562 F.2d 522 (3d Cir. 2009)].
 - 3. Susan Schaefer-Larose, on behalf of herself and others similarly situated, v. Eli Lilly and Company, Southern District of Indiana, Civil Action No. 1:07-CV-01133-SEB-TAB, Defendant Eli Lilly's Brief in Support of its Motion for

Summary Judgment as to Plaintiff Susan Schaefer-Larose, filed Dec. 17, 2007.

- 4. James R. Dillman, et al. v. Trustees of Indiana University, Indiana Court of Appeals, Case No. 53A01-0505-CV-00247, Brief of Appellees, filed October 26, 2005 [decision reported at 848 N.E.2d 348 (Ind. Ct. App. 2006)].
- 5. Board of School Com's of City of Indianapolis v. Walpole, Indiana Supreme Court, Case No. 49S00-0303-CV-112, Appellant's Brief, filed May 9, 2003 [decision reported at 801 N.E.2d 622 (2004)]
- B. If applicable, list up to five legislative drafts or court rules you have written or to which you contributed significantly. Refer to them by official citation, by date, and by subject matter.

Not applicable.

- C. If applicable, list up to five of your contributions to legal journals or other legal publications. Provide titles, official citations, and a brief description of the subject matter.
 - 1. Chapter Editor, Employment Law Handbook, A Business Guide to Indiana and Federal Employment Laws, 6th Edition (publication pending).
 - 2. "Wage and Hour Update," National Employment Law Institute, March 7-10, 2010.
 - 3. "Supreme Court Rejects 'Class of One' Equal Protection Claim by Public Employee," co-author with Jane Dall, Common Law Journal, June 25, 2008.
 - 4. "Privacy in the Public Sector Workforce," National Employment Law Institute, August 26, 2006.
 - 5. Co-Author, "2002 Survey of Employment Law Developments for Indiana Practitioners," 36 Ind. L. Rev. 1035 (2003).
- D. Include with your application copies of any four of the written materials listed above in Section VI. A., B., and C.

Please see the following:

1. Welch et al v. Eli Lilly and Company, Southern District of Indiana, Indianapolis Division, Civil Action No. 1:06-cv-0641-RLY-DML, Brief in Support of Mot. to Deny Class Certification, filed April 24, 2010 (Tab C).

- 2. "Privacy in the Public Sector Workforce," National Employment Law Institute, August 26, 2006 (Tab D).
- 3. Susan Schaefer-Larose, on behalf of herself and others similarly situated, v. Eli Lilly and Company, Southern District of Indiana, Civil Action No. 1:07-CV-01133-SEB-TAB, Defendant Eli Lilly's Brief in Support of its Motion for Summary Judgment as to Plaintiff Susan Schaefer-Larose, filed Dec.17, 2007 (Tab E).
- 4. Board of School Com's of City of Indianapolis v. Walpole, Indiana Supreme Court, Case No. 49S00-0303-CV-112, Appellant's Brief, filed May 9, 2003 (Tab F).
- E. Describe the nature and extent of any pro bono legal services you have contributed.

Supervising attorney for team representing criminal defendant *pro bono* in *United States of America v. Abraham Colon*, United States Court of Appeals for the Seventh Circuit, No. 07-3929 [reported decision can be found at 549 F.3d 565 (7th Cir. 2008)]

- F. Identify the five most significant legal matters entrusted to you whether as a judge or lawyer, and describe why you believe them to be so.
 - 1. Welch et. al v. Eli Lilly and Company, United States District Court, Southern District of Indiana. This putative race discrimination class action involved allegations of class-wide race discrimination in employment. Result/status: After more than three years of litigation, plaintiffs withdrew all class allegations in September of 2009. Individual claims remain pending.
 - 2. Schafer-Larose et. al v. Eli Lilly and Company, United States District Court, Southern District of Indiana. This case was certified as a collective action, and notice of the action was sent to 7700 current and former employees of Eli Lilly and Company. The case involved a challenge to the compensation of all of Lilly's sales representatives; an adverse result could have had significant monetary and/or business impact. Result/status: The District Court granted summary judgment for Lilly in September 2009. A motion for reconsideration is pending.
 - 3. Bailey et. al v. Wal-Mart, Marion County, Indiana. This was a putative wage and hour class action involving over 100,000 class members with significant exposure. Result/Status: The case was ultimately resolved as part of a global settlement.

- 4. James R. Dillman et. al. v. The Trustees of Indiana University, Marion County, Indiana. This case involved a public challenge to the discharge of former basketball coach Bob Knight. The case generated significant publicity and was of substantial importance to the university. Result/status: The trial judge granted summary judgment for the university and the decision was affirmed on appeal.
- 5. Board of School Com's of City of Indianapolis v. Walpole, Indiana Supreme Court. This case raised the question of whether school boards have to engage in pre-trial discovery prior to a teacher termination hearing, which was a critical issue for our client and presumably other school boards across the state. Result/status: The Indiana Supreme Court ruled in favor of our client.
- G. Provide the names, addresses, and telephone numbers of three attorneys who have been your professional adversaries in your practice or who have litigated substantial cases in your court and who would be in positions to comment on your qualifications for appointment to the Indiana Supreme Court.

Denise K. LaRue Haskin & LaRue, LLP 255 N. Alabama Street 2nd Floor Indianapolis, IN 46204-2131 (317) 955-9500

David Ratner Morelli Ratner PC 950 Third Avenue New York, NY 10022 (212) 751-9800

Barry Macey Macey Swanson and Allman 445 N. Pennsylvania Street Suite 401 Indianapolis, IN 46204 (317) 637-2345

VII. A. Describe your efforts, achievements, or contributions (including written work, speeches, or presentations) toward the improvement of the law, the legal system, or the administration of justice.

None.

B. Describe your efforts, achievements, or contributions (including written work, speeches, or presentations) concerning civic, political, or social issues.

None.

1

C. List any memberships and offices you have held in civic or charitable organizations, including dates and descriptions of the purposes of the organizations and of your involvement.

I have been a member of the Indiana, Indianapolis and American Bar Associations at various points in my career. From approximately 2006-2008, I served as a member of the Indiana University Mauer School of Law Alumni Board, whose purpose is to provide alumni support as requested by the University.

D. List any memberships and offices you have held in professional organizations, including dates and descriptions of the purposes of the organizations and of your involvement.

I have been a member of the advisory board for the National Employment Law Institute ("NELI") since June 19, 2008. NELI is a non-profit educational organization that conducts advanced level seminars and other public training programs as a means of providing continuing legal and professional education for those representing business, industry, government, labor and other publicly and privately formed organizations.

E. List any memberships you hold in social clubs or organizations. If any restrict its membership on the basis of race, sex, religion, or national origin, please describe your efforts within the organization to eliminate restrictions.

None other than in section C above. None restrict membership.

F. Indicate your experience teaching law, and provide the dates, names of institutions or programs, and a description of the subject matter taught.

I regularly speak on matters of employment law, including speaking for NELI. Recent illustrative speaking engagements include:

Wage and Hour Update, National Employment Law Institute, 2010 Employment Law Conference (Clearwater, Florida), March 9, 2010.

Litigation Seminar, Association of Indiana Counties, February 19, 2010.

Employment Law Seminar, Indiana Chamber of Commerce, February 16, 2010.

Wage and Hour Update, National Employment Law Institute, 2009 Employment Law Conference (Chicago, Illinois), November 12, 2009.

Privacy in the Public Sector Workforce, National Employment Law Institute, 2009 Public Sector and EEO Conference (Washington, DC), August 21, 2009.

RIFs and Severance Agreements, National Employment Law Institute, 2009 Employment Law Conference (Key West, Florida), March 3, 2009.

F. Describe your hobbies and other leisure activities.

I have three children, ages 25, 18 and 13, and enjoy spending time with them and participating in their school and sports activities. Other hobbies/leisure activities include traveling, gardening, reading and going to the gym.

VIII. A. Provide names, addresses, and telephone numbers of three professional references other than those listed in Section VI. G.

Michael J. Harrington Vice President and Deputy General Counsel Global Pharmaceutical Operations Eli Lilly and Company 639 South Delaware Street Indianapolis, IN 46225-1392 (317) 433-7016

Dorothy J. Frapwell
Vice President and General Counsel
Indiana University
107 S. Indiana Ave.
Bryan Hall Room 211
Bloomington, IN 47405
(812) 855-9739

Tom Froehle Chair and Chief Executive Partner Baker & Daniels LLP 300 North Meridian St. Suite 2700 Indianapolis, IN 46204 (317) 237-0300

B. Provide names, addresses, and telephone numbers of three personal references other than those listed in VI. G.

Robert K. Stanley Baker & Daniels LLP 300 North Meridian St. Suite 2700 Indianapolis, IN 46204 (317) 237-0300

John Neighbours Baker & Daniels LLP 300 North Meridian St. Suite 2700 Indianapolis, IN 46204 (317) 237-0300

Jeffrey K. Davis Motor Transport Underwriters, Inc. 9449 Priority Way West Drive Suite 104 Indianapolis, IN 46240 (317) 810-2034

C. List any lawsuits or legal proceedings in any jurisdiction, including bankruptcies and dissolutions, to which you have been a party. Provide dates, case numbers, names of other parties, and, if needed, a brief explanation.

I filed for divorce in Hamilton Superior Court No. 3, Cause No. 29D03-0906-DR-790. An agreed dissolution is pending (and likely has been or will be approved before this application is reviewed).

D. If you ever have been arrested or cited for any violation of the law other than for routine traffic violations, provide dates, jurisdictions, and an explanation of the event and its resolution.

None, other than traffic violations. My license was suspended once for failing to timely pay a fine, but I paid the fine and it was reinstated.

E. If you are or have been a member of the Bar of any other state, identify the jurisdiction and provide dates.

In addition to my Indiana state bar admission, I have the following court admissions:

U.S. District Courts for the Northern and Southern Districts of Indiana, 1992 U.S. District Court for the District of Arizona, 1998

- U.S. District Court for the District of Colorado, 1997
- U.S. District Court for the Northern District of Ohio, 2006
- U.S. District Court for the Eastern District of Wisconsin, 1999
- U.S. Court of Appeals for the Third Circuit, 2006
- U.S. Court of Appeals for the Seventh Circuit, 1996
- U.S. Court of Appeals for the Eighth Circuit, 1999
- U.S. Supreme Court, 1997
- F. If you have been disciplined or cautioned, formally or informally, by the Indiana Supreme Court Disciplinary Commission, by the Indiana Commission on Judicial Qualifications, by the Indiana Supreme Court, or by similar entities in any other jurisdiction, identify each instance by date, case number if applicable, and describe the circumstances and the nature of the outcome or resolution.

Not applicable.

G. If you have any outstanding federal, state, or local tax obligations, please itemize and explain.

None.

- IX. A. Attach a recent statement from your physician describing your general physical condition.
 - B. Within the past three years, have you been diagnosed or treated for an emotional or mental condition or illness, including any condition that involves treatment for drug or alcohol use? If so, provide the dates of assessment and/or treatment and the names and addresses of your doctors or other treatment providers.
 - C. Are you able to perform the essential functions of Justice on the Indiana Supreme Court, with or without accommodation?

Yes.

June 30, 2010 DATE

Ellen BoshKoff PRINTED NAME

WAIVER AND STATEMENT OF CONSENT

The undersigned applicant authorizes the release to the Indiana Judicial Nominating Commission or its staff or agents any records, reports, and documents, whether or not otherwise confidential, which may be requested by the Commission in the performance of its evaluations of candidates pursuant to I.C. § 33-27-3-2. The scope of this authorization extends to, but is not necessarily limited to, requests from the Commission for Federal, State or local tax records, criminal and driving histories from any jurisdiction, attorney and judicial disciplinary records from any jurisdiction, whether pending or closed, and credit reports and histories. The undersigned releases and discharges the Judicial Nominating Commission, its individual members, its employees, agents and representatives, the Indiana State Police, the Indiana Department of Revenue, the Indiana Supreme Court Disciplinary Commission and any other agency or person or their agents or representatives providing information to the Commission from any and all liability arising from the furnishing and use of information concerning the undersigned applicant.

The undersigned agrees and understands that the Indiana Judicial Nominating Commission or its members, agents, or employees, may interview or otherwise consult with members of the legal, judicial, and general community concerning the professional qualifications and the integrity of the applicant, that the name of the applicant will be released by the Commission upon its receipt of the application and this waiver, and that if, pursuant to I.C. § 33-27-3-2(d), the applicant is given further consideration as a candidate after the Commission's initial screening of candidates, or if no such screening occurs and all applicants are considered, the application will be made public. This waiver does not constitute an election by the applicant pursuant to I.C. § 33-27-3-2(g)(3)(C) to authorize the release of investigatory records which are excepted from public inspection pursuant to I.C. § 33-27-3-2(g)(1) and (2).

The undersigned agrees to immediately supplement this application upon any event or circumstance substantially affecting any answer provided in the application.

The undersigned acknowledges having read the Instructions attached to the application.

The undersigned agrees to resign from office or membership in any political organization upon submission of this application.

The undersigned affirms that, if nominated by the Judicial Nominating Commission to the Governor and thereafter appointed to this judicial office, the candidate will accept the appointment.

June 30, 2010

DATE

1

APPLICANT'S SIGNATURE

Ellen BoshKoff PRINTED NAME